INTERFERENCE INITIAL MEMORANDUM

Count#_

BOARD OF PATENTS APPEALS INTERFERENCES: An interference is found to exit between the following cases: This interference involesparties							
PARTY HARAKI	APPLICATION NO.	FILING DATE 22 April 1998	PATENT NO., IF ANY	ISSUE DATE, IF ANY			
If application has been patented, have maintenance fees paid?YesNoX_Maintenance fees not due yet							
**Accorded the benefit of: COUNTRY	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY			
US	08/ 931133	9-16-97					
US	08/249049	5-25-94	5,67,229	9-23-97			
US	07/963837	10-20-92					
US The electric of this part which correspond	07/ 337 566	4-13-89	A B MADONCO	•			
The claim(s) of this party which correspond(s) to this court is(are): PATENTED OR PATENTABLE PENDING CLAIMS Utally and		UNPATENTABLE PENDING CLAIMS					
The claim (a) of this past until the decordary and		None					
The claim(s) of this party which does(do) not correspond(s) to this court is(are): PATENTED OR PATENTABLE PENDING CLAIMS		UNPATENTABLE PENDING CLAIMS					
63,64 966-		none					
PARTY.		T					
MY AUCHI	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY 5627 783	ISSUE DATE, IF ANY 5-6-97			
If application has been patented, have maintenance fees paid? Yes No Maintenance fees not due yet							
**Accorded the benefit of: COUNTRY	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY			
		, '					
.							
The claim(s) of this party which correspond(s) to this court is(are): PATENTED OR PATENTABLE PENDING CLAIMS		UNPATENTABLE PENDING CLAIMS					
		none					
The claim(s) of this party which does(do) not PATENTED OR PATENTABLE PENDING		UNPATENTABLE PENDING CLAIMS					
2-9							
Instructions 1. For every patent involved in the interference, check if the maintenance fees have been paid by using the patent number with PALM screen 2970. If fees are due and they have not been paid, the interference cannot be declared since it would involve an expired patent. (35 U.S.C. 135(a); 37 CFR 1.606).							
2. For each party, separately identify the patentable and unpatentable claims which correspond to the count. (37 CFR 1.601 (f), 1.601 (n), 1.609(b)(2)).							
3. For each party, separately identify the patentable and unpatentable claims which do not correspond to the count (37 CFR 1.609(b)(3)).							
4. Forward all files including those the benefit of which is being accorded.							
5. <u>Keep a copy of the Interference initial Memorandum and any attachments for your records.</u> All information requested below must be attached on (a) separate <u>typewritten</u> sheet(s)							
6. On a separate sheet, set forth a single proposed interference count. If any claim of any party is exactly the same word for word							
as this count, please indicate the party, application or patent number, and the claim number. 7. For each claim designated as corresponding to the count, provide an explanation of why each claim defines the same patentable							
invention as the count (37 CFR 1.609(b)(2)). 8. For each claim designated as not corresponding to the count, provide an explanation of why each claim defines a separate							
patentable invention from the count (37 CFR 1.609(b)(3)).							

9. For each additional count, if any, repeat steps 2-6 and, additionally, provide an explanation why each count represents a separate patentable invention from every other count (37 CFR 1.609(b)(1)).

DATE

PRIMARY EXAMINER (Signture)

TELEPHONE NO.

ART UNIT

DATE

PRIMARY EXAMINER (Signture)

THELEPHONE NO.

703-308-162 \(\)

DATE

GROUP DIRECTOR SIGNATURE (if required)

** The application number and filing date of each application the benefit of which is intended to be accorded must be listed. It is not sufficient to merely list the earliest application if there are intervening applications necessary for continuity.

FORM **PTO-850** (Rev. 8-96)

INTERFERENCE INITIAL MEMORANDUM

Count#	
--------	--

BOARD OF PATENTS APPEALS INTERFERENCES: An interference is found to exit between the following cases:

PARTY	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY	
HARARI et al. If application has been patented, have ma	og log 4250	22 A PRIC 1998	fees not due yet		
	antena los rees palosres		, , , , , , , , , , , , , , , , , , , ,		
**Accorded the benefit of: COUNTRY	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY	
US	08 931 133	09/16/97			
υ\$	08/249049	U5125194	5, 671, 229	09/23/97	
US	07/963,837	10/20/92			
US	07/337566	04/13/89	ABANDONED		
The claim(s) of this party which correspond(s) to this court is(are): PATENTED OR PATENTABLE PENDING CLAIMS (UNPATENTABLE PENDING CLAIMS			
The claim(s) of this party which does(do) not open partenance or partenance pending	correspond(s) to this court is(are): G CLAIMS としししーフろ	UNPATENTABLE PENDING CLAIMS			
9-101					
PARTY .	APPLICATION NO. 08/580410	FILING DATE /2/28/95	PATENT NO., IF ANY 5627783	ISSUE DATE, IF ANY	
· NYTANCHI				03 769 87	
If application has been patented, have m **Accorded the benefit of:	aintenance fees paid?Yes	No Maintenance	e rees not due yet		
COUNTRY	APPLICATION NO.	FILING DATE	PATENT NO., IF ANY	ISSUE DATE, IF ANY	
	,				
				<u> </u>	
The claim(s) of this party which corresponded the partented or patentable pending	nd(s) to this court is(are): G CLAIMS	UNPATENTABLE PENDING			
The claim(s) of this party which does(do) not correspond(s) to this court is(are): PATENTED OR PATENTABLE PENDING CLAIMS UNPATENTABLE PENDING CLAIMS					
2	2 1	<u> </u>			
1. For every patent involved in PALM screen 2970. If fees a expired patent. (35 U.S.C. 1) 2. For each party, separately identified to the series of the ser	re due and they have not 35(a); 37 CFR 1.606). Ientify the patentable and	been paid, the interferen	ice cannot be declared sin	ce it would involve an	
(37 CFR 1.601 (f), 1.601 (n), 3. For each party, separately id	, 1.609(b)(2)). Jentify the patentable and	l unpatentable claims whi	ch do not correspond to th	e count	
(37 CFR 1.609(b)(3)). 4. Forward all files including the 5. Keep a copy of the interference.	ose the benefit of which is	s being accorded.	rour records		
			(a) separate <u>typewritten</u> :	sheet(s)	
6. On a separate sheet, set for	th a single proposed inter	ference count. If any clair	m of any party is exactly th		
as this count, please indicated. 7. For each claim designated a	e the party, application or s corresponding to the co	patent number, and the c	claim number.	•	
Invention as the count (37 C 8. For each claim designated a	FR 1.609(b)(2)).				
patentable invention from th	e count (37 CFR 1.609(b))(3)).			
For each additional count, if patentable invention from events	anv. repeat steps 2-6 and	d, additionally, provide an	explanation why each cou	int represents a separate	
DATE	PRIMARY EXAMINER (Sign		ELEPHONE NO. 703 – 308/62	ART UNIT	
DATE	GROUP DIRECTOR SIGNA	TURE (if required)	705-300132	/ 0 - /	
	×		·		
** The application number and filling date if there are intervening applications neces	of each application the benefit o	f which is intended to be accorde	ed must be listed. It is not sufficien	nt to merely list the earliest application	

THIS PAGE CAN BE DUPLICATED IF THERE ARE MORE THAN TWO INTERFERING PARTIES.